PROFESSIONAL SERVICES AGREEMENT Software License Agreement

This SERVICE AGREEMENT (the "AGREEMENT") is made and entered into as of this 16th day of 15th 2005 by and between Assessment Software Solutions, Inc. ("AS2") and Henry County, Indiana ("Client").

RECITALS:

has certain skills and expertise in regards to the services to be performed; Whereas, AS2 operates an assessment software and consulting firm based in Indiana and

expertise in certain specified areas of computer software; and Whereas, Client desires to retain the benefit of AS2's service, knowledge, skills and

Whereas, Client desires to purchase one or more software products from AS2; and

relationship; Whereas, Client and AS2 are desirous of documenting the terms and conditions of said

representations herein contained, and other good and adequate consideration, the receipt of which is hereby acknowledged, it is hereby agreed as follows: therefore, in consideration of the premises and the mutual covenants, agreements and and are hereby incorporated as binding representations of this Agreement. Now, The foregoing recitals are adopted by the parties as being true and accurate statements,

- hereof, for the compensation as set forth in Section 2 hereof and for the term as set forth in Section 4 hereof. AS2 hereby accepts this engagement by matters and for such compensation and term. Client as a service provider, consultant and advisor with respect to such and advisor to the Client with respect to the matters identified in Section 2 Engagement. Client hereby engages AS2 as a service provider, consultant
- io transfer information so as to provide information to the Client in a uniform with reassessment activities, mass appraisal providers, to integrate and service providers to the Client, including but not limited to those associated deadlines. AS2 agrees to work in conjunction with the Client and other alter the scope and nature of the Services by mutual written agreement. and Deliverables are further outlined below. Client and AS2 may materially shall work closely with Client to ensure that Client meets all statutory related and necessary information ("Services") to the Client. These Services as well as the on or off-site consulting detailed in Section 3 hereof and other period as documented below, inclusive of on-site installation/customization, shall provide the specified computer software products during the purchase Services and Deliverables. During the term of this AGREEMENT, AS2

Services and Deliverables Continued

FormScan (sales disclosure database and management system)

Software Purchase and Installation

First contract year includes Annual Service and Maintenance Agreement

including state mandated changes to forms - for one year and 10 hours custom configuration, training for up to 3 users, technical service, free software updates -Specifications: workflow design, software purchase, setup, installation, network programming.

FormScan: \$11,500.00

Total Contract Price is to be paid in full within sixty(60) days of invoice date.

Annual Service and Maintenance Agreement

applicable if the trustee wishes to continue using AS2 software beyond the first contract year and agrees to a separate Annual Maintenance and Service Commencing Second Year. Annual Maintenance and Service Agreement is only Agreement contract.

service, free software updates - including state mandated changes to forms. The Annual Maintenance and Service Agreement provides ongoing technical

FormScan: \$2,300.00

days of invoice date. Annual Service and Maintenance Agreement to be paid in full within sixty(60)

- ** Client will be notified sixty(60) days prior to Annual Service and Maintenance * Annual Service and Maintenance Agreement renewal date: @3-0/ Agreement renewal date.
- ယ deliverables detailed in Section Two above for additional compensation of support and/or work-product that is outside the scope of the services and \$95.00/hour. Additional On-Site Support and/or Services. AS2 agrees to provide further
- 4. copyrighted product(s) shall entitle AS2 to seek specific legal and financial specific permission of AS2. Failure of the Client to maintain the integrity of AS2 copyrighted software product(s) to non-licensed users without the Term, Termination and Licensure. The Client shall not provide the various

- Š related to these Services shall be provided to the Client only, unless otherwise data, information, correspondence of any type and similar. All information directed by Client, or as so directed by a court of law. Confidentiality. AS2 shall maintain the confidentiality of all Client records,
- 9 may engage directly or indirectly in other business and ventures not otherwise representative of the Client. Client hereby acknowledges and agrees that AS2 contractor hereunder, rather than a coverture, agent, employee or proscribed hereby. Independent Contractor. AS2 shall at all times be an independent
- 7 specific performance and injunctive relief to enforce the terms of this other. Each of the parties of this AGREEMENT shall have the right to notwithstanding the existence of any claim by either Client or AS2 against the Enforcement. The provisions of this AGREEMENT shall be enforceable AGREEMENT.
- œ the laws of the state of Indiana. Governing Law. The AGREEMENT shall be construed in accordance with
- 9. construed as a waiver of any subsequent breach by either party Waiver of Breach. The waiver of any breach of any provision of this Agreement or failure to enforce any provision hereof shall not operate or be
- 10, be in writing, signed by both parties. statement, representation or agreement. Any changes to the Agreement must the parties with respect to delivery of Services and shall control over any other Entirety. This AGREEMENT represents the complete and final agreement of
- shall survive the termination of the AGREEMENT. Survival. The provisions of this AGREEMENT relating to confidentiality
- 12. Captions. The captions of this AGREEMENT are for convenience of reference only and shall not be deemed to define or limit any of the terms
- 13. and their successors and assigns shall be binding upon both parties. Binding Effect. This AGREEMENT shall inure to the benefit of both parties
- 74. the event of a breach by the other party of its obligations hereunder or arising including, but not limited to, reasonable attorney fees, which it may incur in from acts or omissions of the other party in performing its obligations harmless the other from and against any and all costs, expenses and liability, Indemnification. Both Client and AS2 agrees to indemnify, defend and hold

- 15. shall be: Phillip Folkerts, 246 N. 11th Street, Noblesville, IN 46060 (317-702receipt and/or coordination of Services. The AS2 Contract Representative Representative to serve as the primary contact person for notifications and Contract Representative. The Client may designate a Contract
- 16. Noblesville, IN 46060; and if to Client, at: Notices. All written notices shall be directed, if to AS2, at: 246 N. 11th Street,

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- 17. Responsibilities. is and shall remain the responsibility of the Client. The final determination of assessed value and true tax value
- <u>1</u>% material breach of contract national origin or ancestry. Breach of this covenant may be regarded as a employment, because of the individual's race, color, religion, sex, handicap, to the individual's hire, tenure, terms, conditions, or privileges of employment, to be employed in the performance of this Contract, with respect if any, shall not discriminate against any employee or applicant for Non-Discrimination. Pursuant to IC 22-9-1-10, AS2 and its subcontractors,
- 19. delay to the other party by certified mail, return receipt requested, including all relevant information with respect to the actual or potential cause of the this Contract, they shall within fifteen (15) days provide written notice of the potential situation is delaying or threatens to delay the timely performance of Whenever AS2 or the Client have knowledge that any actual or
- 20. of federal and state equal opportunity and affirmative action statutes, rules and compliance with terms and conditions of this Contract, and the requirements subcontractors are used, AS2 is responsible for contract performance apply to the purchase of standard commercial supplies or raw materials. subcontracting all or any portion of this Contract. This limitation shall not Subcontracting. AS2 must obtain the approval of the Client before
- 21. of the non-performing party. case the delays must be beyond the control and without the fault or negligence acts shall include acts of God, acts of war, epidemics, communication line failures, power failures, earthquakes, and other similar disasters. In every failures resulting from and caused by acts beyond the party's control. Such Force Majeure. Neither party shall be liable for delays or performance

In witness whereof, the undersigned have executed this AGREEMENT effective as of the day and year first set forth above.

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Attest:	Ву:	By: Philip & Estrice	By: Samue Kalp	"Client" Henry County	Phillip Folkerts President and Contractor	"AS2 Inc." William By:
Date	Date	Date 2/16/05	Date 2/16/05			Date (2)2-01-0.5

Board of County Commissioners